

EXHIBIT 35

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2 IN THE UNITED STATES BANKRUPTCY COURT

3 IN AND FOR THE SOUTHERN DISTRICT OF NEW YORK

4 -----

5 In re

6 Case No.:19-13895-jlg

7 ORLY GENGER,

8

9 Debtor

10

11 June 29, 2020

12 2:00 p.m.

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16 DEPOSITION OF ARIE GENGER, pursuant to
17 Order and held via Zoom before a stenotype reporter
18 and Notary Public in and of the State of New York.

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1 WHEREUPON, ARIE GЕНGER, the WITNESS
2 herein, after being duly sworn was examined and
3 testified as follows:

4 EXAMINATION BY MR. PITTA:

5 Q Can you please state your name for the
6 record?

7 A Arie, A-R-I-E, Genger, G-E-N-G-E-R.

8 Q Can you please state your address for the
9 record?

10 A 19111 Collins Avenue, Sunny Isles,
11 Florida.

12 Q Good afternoon Mr. Genger, my name is
13 Thomas Pitta --

14 MR. BORRIELLO: Before we get started, I
15 want to say one thing, Mr. Genger may want to
16 take a break from time to time. He had a
17 procedure earlier today that will not affect
18 him testifying but he may want to stand up and
19 walk around for a few minutes every so often.

20 MR. PITTA: No problem.

21 MR. BOWEN: Jarred, this is Mike Bowen,
22 I'm having trouble hearing you, can you speak
23 louder?

24 MR. BORRIELLO: Sure. I'll move closer to
25 my computer. Can you hear me now?

1 divorced?

2 A It did. Cash and cash equivalent.

3 Q And Mr. Genger, it was it your intention
4 to treat both your children equally in any
5 distribution of assets that you and your wife had?

6 A Whatever I gave up to my children was to
7 the penny equally divided.

8 Q To your knowledge has your daughter
9 received any of the cash or cash equivalents that
10 were in TPR at the time of your divorce?

11 A She got --

12 Q Any significant amount, okay?

13 And Mr. Genger for purposes of this
14 question I'm not going to address the issues in the
15 discussions of the fraud trial. I want to take that
16 outside of any moneys that were discussed during the
17 course of the fraud trial.

18 To your knowledge, did Sagi Genger at
19 any point distribute a million dollars to your
20 daughter, Orly Genger?

21 A No.

22 Q Did Sagi Genger ever explain to you why he
23 agreed to sell the shares associated with Orly and
24 the shares associated with you to the Trump Group at
25 a discount to how much he sold his shares for to the

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2 STATE OF NEW YORK)

3) ss.

4 COUNTY OF WESTCHESTER)

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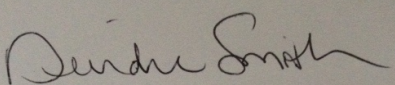
6 I, DEIRDRE SMITH, Court Reporter and
7 Notary Public with and for the County of
8 Westchester, State of New York, do hereby certify
9 that I reported the proceedings that are
10 hereinbefore set forth, and that such transcript is
11 a true and accurate record of said proceedings.

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13 I further certify that I am not related to
14 any of the parties to this action by blood or
15 marriage, and that I am in no way interested in the
16 outcome of this matter.

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18 WITNESS MY HAND, this 14th day of February, 2020.



19 My commission expires:
20 April, 2022

21 Notary Public

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